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DATE MAILED: 11/12/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/912,184	07/24/2001	Nobuhiro Ishikawa	KIS/12595	5695
40854 75	11/12/2004		EXAMINER	
RANKIN, HILL, PORTER & CLARK LLP			NGUYEN, HAI L	
4080 ERIE STREET WILLOUGHBY, OH 44094-7836			ART UNIT	PAPER NUMBER
WILLOCOILD	1, 011 11021 7030		2816	

Please find below and/or attached an Office communication concerning this application or proceeding.

				- lor				
		Application No.	Applicant(s)					
Office Action Summary		09/912,184	ISHIKAWA ET AL.					
		Examiner	Art Unit					
		Hai L. Nguyen	2816					
Period f	The MAILING DATE of this communication aportion of the communication aportion and the communication approximation approximation and the communication approximation and the communication approximation approxima	opears on the cover sheet wit	th the correspondence address					
THE - External control	HORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION ensions of time may be available under the provisions of 37 CFR 1 or SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period lure to reply within the set or extended period for reply will, by statury reply received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	I.  1.136(a). In no event, however, may a re eply within the statutory minimum of thirty d will apply and will expire SIX (6) MONT ute, cause the application to become AB/	eply be timely filed  y (30) days will be considered timely.  THS from the mailing date of this communication  ANDONED (35 U.S.C. § 133).	1.				
Status								
1)⊠	Responsive to communication(s) filed on 20	<u>May 2003</u> .						
2a) <u></u> ☐	This action is <b>FINAL</b> . 2b)⊠ Th	nis action is non-final.						
3)□	ers, prosecution as to the merits is	;						
	closed in accordance with the practice under	Ex parte Quayle, 1935 C.D.	. 11, 453 O.G. 213.					
Disposit	tion of Claims							
4)⊠	Claim(s) <u>1-10</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.								
·	Claim(s) is/are allowed.							
•	☑ Claim(s) <u>1-10</u> is/are rejected.							
8)∐	Claim(s) are subject to restriction and/	or election requirement.						
Applicat	tion Papers		,					
•	The specification is objected to by the Examir							
10)⊠	The drawing(s) filed on <u>24 July 2001</u> is/are: a	a)☐ accepted or b)☒ object	ted to by the Examiner.					
	Applicant may not request that any objection to the	• ,	` '					
	Replacement drawing sheet(s) including the corre	,	•	1).				
11)	The oath or declaration is objected to by the E	Examiner. Note the attached	Office Action or form PTO-152.					
Priority (	under 35 U.S.C. § 119							
а)	Acknowledgment is made of a claim for foreig    □ All b   □ Some * c   □ None of:  1. □ Certified copies of the priority documer  2. □ Certified copies of the priority documer  3. □ Copies of the certified copies of the pri  application from the International Bure	nts have been received.  nts have been received in Apiority documents have been au (PCT Rule 17.2(a)).	pplication No received in this National Stage					
* (	See the attached detailed Office action for a lis	at of the certified copies not r	received.					
Attachmen	• •	_						
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)		ummary (PTO-413) )/Mail Date					
3) 🛛 Infor	rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 er No(s)/Mail Date 9/20/01 & 5/20/03.	_	formal Patent Application (PTO-152)					

#### **DETAILED ACTION**

# Specification

1. The abstract of the disclosure is objected to because the words are too close together, no space between them. New substitute abstract with cleared spaced between words is required.

See MPEP § 608.01(b).

2. The disclosure is objected to because of the following informalities: the spacing of the words of the specification is such as to make reading/OCRing difficult. New application papers with cleared spaced between words is required.

# **Drawings**

3. The drawings are objected to under 37 CFR 1.83(a) because they fail to show structural details "a sampling circuit for sampling an amplitude of one of the first and second phase-shifted signals at a timing when the other has a phase angle of a certain value" as described in the specification (page 9, lines 11-13); and "a pulse generator for detecting a zero cross point of said the other of first and second phase-shifted signals to generate a sampling pulse supplied at each zero cross point to the sampling circuit" as described in the specification (page 9, lines 14-16). Any structural detail that is essential for a proper understanding of the disclosed invention should be shown in the drawing. MPEP § 608.02(d).

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing

should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

### Claim Rejections - 35 USC § 112

- 4. The following is a quotation of the first paragraph of 35 U.S.C. 112:
  - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- Claims 1-16 are rejected, under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The claimed limitations that "a sampling circuit for sampling an amplitude of one of the first and second phase-shifted signals at a timing when the other has a phase angle of a certain value", in claim 6; "a pulse generator for detecting a zero cross point of said the other of first and second phase-shifted signals to generate a sampling pulse supplied at each zero cross point to the sampling circuit", in claims 7

and 8, have not been enabled in the specification. The details of such functions are not seen in the description of the preferred embodiment. It is not clear as currently defined, how the sampling circuit can perform the recited function as sampling an amplitude of one of the first and second phase-shifted signals at a timing when the other has a phase angle of a certain value; and how the pulse generator can perform the recited function as detecting a zero cross point of said the other of first and second phase-shifted signals to generate a sampling pulse supplied at each zero cross point to the sampling circuit. Furthermore, claims 1-5 have similar problems.

- 6. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 7. Claims 1-10 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 6 is indefinite because the limitation "a first and a second all past filters with 90° phase-shifted different frequencies for passing the alternating signal through the first and second all pass filters to generate a first and a second phase-shifted signals with a phase delay difference of 90° there between within a frequency range corresponding to the fluctuant range of the period" is misdescriptive. Since, the circuits 11 and 12 (in Fig. 2 of present application) have a same circuit configuration and also receive a same input signal, thus they cannot generate phase-shifted signals with a phase delay difference of 90° between them. Clarification is required.

Claim 1 is similarly indefinite because of the limitation "passing the alternating signal through the first and second all pass filters to generate a first and a second phase-shitted signals

with a phase delay difference of 90° therebetween within said frequency range"; note the above discussion with regard to claim 6.

Claims 2-5 and 7-10 are rendered indefinite by the deficiencies of base claims 1 and 6.

## Claim Rejections - 35 USC § 102

8. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 9. Claims 1, 2, and 6 are rejected under 35 U.S.C. 102(b) as being anticipated by Mortensen et al. (US pat. 4,112,381).

With regard to claims 1, 2, and 6, Mortensen et al. discloses in Fig. 1 a circuit, and a method, for detecting an amplitude of an alternating signal (10), comprising a phase revising circuit including a first and a second all pass filters (by given the broadest reasonable interpretation; elements 80 and 82 are the all pass filters because they has a function of passing signal from input to the output), with 90° phase-shifted different frequencies for passing the alternating signal through the first and second all pass filters to generate a first and a second phase-shifted signals with a phase delay difference of 90° there between within a frequency range corresponding to the fluctuant range of the period (see column 3, lines 1-45); and a sampling circuit (82, 84) for sampling an amplitude of one of the first and second phase-shifted signals at a timing when the other has a phase angle of a certain value (see column 4, line 30 through column 5, line 55).

# Claim Rejections - 35 USC § 103

10. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 11. Claims 5 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mortensen et al.

With regard to claims 5 and 10, Mortensen et al. meets all the claimed limitations except for the intended use for an alternating signal, is an output signal from an instrumentation sensor. However, it is noted that all the alternating signal have same characteristic, i.e. a sine wave signal, no matter what source they are coming from. Therefore, it would have been obvious to one of ordinary skill in the art to use the circuit of Mortensen et al. for detecting amplitude of an alternating signal which is an output signal from an instrumentation sensor.

#### Conclusion

- 12. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. For example, Fujii et al. (US Pat. 5,498,955) is cited as of interest because it discloses an apparatus for detecting the amplitude and phase of an AC signal circuit.
- 13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hai L. Nguyen whose telephone number is 571-272-1747 and Right Fax number is 571-273-1747. The examiner can normally be reached on Monday-Thursday.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Timothy Callahan can be reached on 571-272-1740. The official fax phone number for the organization where this application or proceeding is 703-872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 571-272-1562.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

HLN MOCTOBER 28, 2004

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